

ANDERSON EXHIBIT 8

Tawes, David - Vol. III 12-13-2007 - Pg: 802 Ln: 6 - Pg: 803 Ln: 1

Annotation:

802: 6 MR. WINGET-HERNANDEZ: Objection.
7 THE WITNESS: Some have, some haven't.
8 BY MS. TORGERSON:
9 Q. What are the circumstances under which
10 some of those companies have not been responsive in
11 providing pricing information?
12 MR. AZORSKY: Objection to form.
13 THE WITNESS: They didn't feel that
14 we had the authority to ask for the information.
15 BY MS. TORGERSON:
16 Q. Is that information where the prices you
17 were requesting were not reported by those
18 companies?
19 A. Yes, the wholesalers did not respond to
20 our request.
21 Q. Do you know which wholesalers it was that
22 didn't respond to your request?
803: 1 A. No.

Tawes, David - Vol. III 12-13-2007 - Pg: 703 Ln: 20 - Pg: 704 Ln: 17

Annotation:

703:20 Inspector General?
21 A. I have never used a drive with an F drive
22 label, but I can't say for sure that back in 1997,
704: 1 there wasn't an F drive.
2 Q. And do you know what the source was of
3 the catalog information that was compiled for the
4 1997 report that's been labeled Abbott Exhibit 002?
5 MR. WINGET-HERNANDEZ: Objection, form.
6 THE WITNESS: We received drug pricing
7 catalogs from Ven-A-Care.
8 BY MR. GORTNER:
9 Q. Do you know if the entire report was
10 based upon information that you received from
11 Ven-A-Care?
12 A. I don't know.
13 Q. Do you have any reason to believe that
14 the prices that are documented in Roxane Exhibit
15 013 and Roxane Exhibit 014 were not received from
16 Ven-A-Care?
17 A. No.

Tawes, David - Vol. III 12-13-2007 - Pg: 705 Ln: 1 - 15